In the Indiana Supreme Court

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Cause No.	69800-0711 -	Х. М. S -	77 TOIT - 509	161	

IN THE MATTER OF)

APPROVAL OF LOCAL RULES)

FOR RIPLEY COUNTY)

ORDER RE-APPROVING CASELOAD ALLOCATION PLAN

Pursuant to Ind. Administrative Rule 1, the Judges of the Ripley County Circuit and Superior Courts, request this Court to re-approve their caseload allocation plan based upon their revalidation of the plan.

And this Court being duly advised, now finds that the caseload allocation plan for Ripley County, LR69-AR8-01, should be re-approved.

IT IS, THEREFORE, ORDERED by this Court, based upon revalidation by the Ripley County Judges, that the Ripley County caseload allocation plan, LR69-AR8-01, is re-approved.

The Clerk of this Court is directed to forward a copy of this Order to the Hon. Carl H. Taul, Ripley Circuit Court, P.O. Box 445, Versailles, IN 47042-0445; to the Hon. James B. Morris, Ripley Superior Court, P.O. Box 801, Versailles, IN 47042-0801; to the Clerk of the Ripley Circuit Court; and to post this Order on the Court's website.

The Clerk of the Ripley Circuit Court is directed to enter this Order in the Record of Judgments and Orders for the Courts, to post this Order for examination by the Bar and the

general public, and if available, to publish this Order and attachment on the county clerk's website.

DONE at Indianapolis, Indiana, this 4th day of November, 2007.

Randall T. Shepard

Chief Justice of Indiana

IN THE INDIANA SUPREME COURT

IN THE MATTER OF)	
REQUEST FOR APPROVAL	007 1 2 222	
OF LOCAL RULES)	OCT 1 0 2007
FOR COURTS OF RECORD IN)	- (
RIPLEY COUNTY)	· CLERK'RIPLEY CHROUKE COURT
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REQUEST FOR APPROVAL OF LOCAL RULES

The judges of the courts of record of Ripley County have decided to re-adopt their local rules and, as indicated below, request Supreme Court approval for the following local rule for which Supreme Court approval is required:

Caseload Allocation Local Rule LR69-AR8-01 pursuant to Administrative Rule 1.

The local rule indicated above has been previously published for comment pursuant to the schedule established by T.R. 81(B).

Accordingly, the judges of record of Ripley County request approval of Local Rule LR69-AR8-01.

Submitted this 10th day of October, 2007.

For the Court of Record of Ripley County

JAMES B. MORRIS, Judge Ripley Superior Court

CARL H. TAUL, Judge Ripley Circuit Court

LOCAL RULES OF THE RIPLEY CIRCUIT & SUPERIOR COURTS

LR69-AR8-01 - CASE ASSIGNMENT AND LOCAL CASELOAD PLAN

Unless otherwise required by statute the Clerk of Ripley Circuit Court and Superior Courts and the Prosecuting Attorney of Ripley County, to the extent applicable, are directed to file the following types of cases in the following manner:

- (A) All A, B, & C Felonies, Homicide and related Post Conviction Relief Petitions, Juvenile CHINS, Juvenile Delinquent, Juvenile Status, Juvenile Paternity, Juvenile Miscellaneous, Juvenile Termination of Parental Rights, Mental Health, Adoptions, Adoption History Petitions, Unsupervised Estates, Reciprocal Support, Supervised Estates, Guardianships, Trusts, Domestic Relations, Protective Orders and alternating Miscellaneous Criminal, Civil Plenary, Civil Tort, and Mortgage Foreclosure, Civil Collections and Miscellaneous in the Ripley Circuit Court.
- (B) All "D" Felonies, Criminal Misdemeanors and related Post Conviction Relief Petitions, Small Claims, and alternating Miscellaneous Criminal, Civil Plenary, Civil Tort, and Mortgage Foreclosure, Civil Collections and Miscellaneous in the Ripley Superior Court. The Prosecuting Attorney may file infractions and ordinance violations in the Ripley Superior Court.
- (C) In criminal cases, the most serious count filed shall determine the proper court.
- (D) In the event the Prosecuting Attorney dismisses a criminal case and refiles against the same Defendant, the case shall be refiled in the same court in which the case was originally filed.

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